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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/654,668	09/04/2003	Brian Rosenfeld	2483-001CIPI	5368		
22208 DODEDTS M	7590 05/03/200	EXAM	EXAMINER			
ROBERTS, MARDULA & WERTHEIM, LLC 11800 SUNRISE VALLEY DRIVE			MORGAN, ROBERT W			
SUITE 1000 RESTON, VA	20191		ART UNIT	PAPER NUMBER		
RESTON, VA	20171		3626			
			MAIL DATE	DELIVERY MODE		
			05/03/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)
10/654,668	ROSENFELD ET AL.
Examiner	Art Unit
Robert W. Morgan	3626

		report III morgan	•		1
The MAILING DATE of this communicatio	on appea	ers on the cover s	heet with the	correspondence ad	ldress
THE REPLY FILED <u>2/22/07</u> FAILS TO PLACE THIS AP	PLICATI	ION IN CONDITION	N FOR ALLOW	ANCE.	
1. The reply was filed after a final rejection, but prior this application, applicant must timely file one of the places the application in condition for allowance; (a Request for Continued Examination (RCE) in continued periods:	he follow (2) a Not	ing replies: (1) an a ice of Appeal (with	amendment, af appeal fee) in	fidavit, or other evide compliance with 37	ence, which CFR 41.31; or (3)
a) \boxtimes The period for reply expires 3 months from the mai	iling date	of the final rejection.			
b) The period for reply expires on: (1) the mailing date no event, however, will the statutory period for reply	y expire la	ter than SIX MONTH	S from the mailin	g date of the final rejec	ction.
Examiner Note: If box 1 is checked, check either bo TWO MONTHS OF THE FINAL REJECTION. See	MPEP 70	6.07(f).			
Extensions of time may be obtained under 37 CFR 1.136(a). In have been filed is the date for purposes of determining the perfunder 37 CFR 1.17(a) is calculated from: (1) the expiration date set forth in (b) above, if checked. Any reply received by the Ofmay reduce any earned patent term adjustment. See 37 CFR NOTICE OF APPEAL	riod of exte te of the sl office later	ension and the corres hortened statutory pe	sponding amount riod for reply orig	of the fee. The appropriately set in the final O	priate extension fee ffice action; or (2) as
 The Notice of Appeal was filed on A brief filing the Notice of Appeal (37 CFR 41.37(a)), or a a Notice of Appeal has been filed, any reply must AMENDMENTS 	any exten	sion thereof (37 C	FR 41.37(e)), to	avoid dismissal of	
3. X The proposed amendment(s) filed after a final rej	election h	out prior to the date	of filing a brief	will not be entered	because
(a) ☐ They raise new issues that would require fur (b) ☐ They raise the issue of new matter (see NO	irther con	sideration and/or s			5004450
(c) They are not deemed to place the application appeal; and/or	on in bett	er form for appeal	by materially re	educing or simplifying	g the issues for
(d) They present additional claims without canc	celing a c	orresponding num	ber of finally re	jected claims.	
NOTE: See Continuation Sheet. (See 37 C	CFR 1.11	16 and 41.33(a)).			
4. The amendments are not in compliance with 37 C			otice of Non-Co	ompliant Amendmen	nt (PTOL-324).
5. Applicant's reply has overcome the following reje					
6. Newly proposed or amended claim(s) wou non-allowable claim(s).					
7. For purposes of appeal, the proposed amendmen how the new or amended claims would be rejecte The status of the claim(s) is (or will be) as follows: Claim(s) allowed: <u>N/A</u> . Claim(s) objected to: <u>N/A</u> .	ed is prov			ill be entered and ar	i explanation of
Claim(s) rejected: <u>9-39</u> .			•		
Claim(s) withdrawn from consideration: <u>N/A</u> .					
AFFIDAVIT OR OTHER EVIDENCE					
 The affidavit or other evidence filed after a final ac because applicant failed to provide a showing of g was not earlier presented. See 37 CFR 1.116(e). 	good and	t before or on the d I sufficient reasons	ate of filing a N why the affida	vit or other evidence	not be entered is necessary and
 The affidavit or other evidence filed after the date entered because the affidavit or other evidence fa showing a good and sufficient reasons why it is not 	ailed to ovecessary	vercome <u>all</u> rejection vercome all rejection version	ons under appe er presented. S	eal and/or appellant f See 37 CFR 41.33(d	fails to provide a)(1).
 The affidavit or other evidence is entered. An exp REQUEST FOR RECONSIDERATION/OTHER 	planation	n of the status of th	e claims after e	entry is below or atta	ched.
11. ☐ The request for reconsideration has been consider	dered but	t does NOT place t	he application i	in condition for allow	ance because:
12. Note the attached Information Disclosure Statem	nent(s). (PTO/SB/08) Papei	No(s). <u>3/22/07</u>	and 4/5/07	
13. ☑ Other: See Attachment.				Robert Morgan	e^

Robert Morgan
Patent Examiner
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Continuation of 3. NOTE: The proposed amended features of "...monitoring patient...comprises stored patient data elements", "...rule continuously" and "...occurs in an automated...24 hours per day 7 days per week", in claims 9 and 25, require further search and consideration as they change the scope of the invention from that previously claimed.

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Advisory Action

The terminal disclaimers filed 2/22/07 and 3/15/07 have been acknowledged, however has not placed the application in condition for allowance.

In the remarks, Applicants argue in substance that, (1) that a common database by multiple clinic personnel and physician does not teach a "remote command center" and the "trends" described by Levine does not equate to creating a rule for a patient and searching for patterns of data and to produce an output indicative of a change in the medical condition of a patient as recited in claim 9. The Examiner respectfully submits that Lavin et al. is relied for teaching that each workstation (14, Fig. 1) that can either being fixed or a portable computer such as the IBM ThinkPad capable of communicating with a network server (12, Fig. 1) (see: column 4, lines 43-55). In addition, Lavin et al. teaches each workstation (14, Fig. 1) has memory (20, Fig. 1) connecting to the network server (12, Fig. 1) (see: column 4, lines 40-42). The Examiner considers the workstation, which is either portable or fixed and includes memory to be the remoter command center. Levine is relied on for teaching a microcard reader (11, Fig. 1) and keyboard selection terminal (12, Fig. 1) used to compare and detect any "trend" analysis from tests performed on the patient (see: column 5, lines 46-51). In addition, Levine teaches that the individual readings and test results can be variously mathematically processed to obtain differences, percentage changes, ratios, average readings, and others to assist in "trend" analysis of the medical condition of that individual (see: column 8, lines 17-23). This allows the physician to detect both long and short term changes in any measured condition of the individual (see: column 8, lines 26-28), suggesting that mathematical rules are created and applied to individual readings and test results to produce an output that is displayed to the physician to

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determine if intervention or help should be provided to the patient. Thus, the proper combination of the applied references would be the incorporation of Levine's system for creating and applying rules to patient data to produce an output report to the physician within the system and method for managing patient medical records including a remote command center or workstation as taught by Lavin.

Applicant's remarks appear to rely on features that have not been entered as of the present communication and other arguments merely rehash issues addressed in the Final Rejection mailed 12/7/06, and incorporated herein. Thus, the finality of the previous Office Action is maintained.